

1869-000 Chancery Causes: Auburn L. Pridemore vs. Jesse W. Robinett
Lee Co.

Hagan

CA - Debt

To the Worshipful County Court of Lee
County in Chancery sitting
Yair Orotor Auburn & Pridmore of said
County respectfully state, that one Jesse
W Robinett on the 11th day of May 1865
was indebted to Hiram Pridmore the
sum of one hundred dollars for which
he executed to the said Hiram his bond
for said sum of money bearing date on
the said 11th of May 1865 and payable
six months thence. This bond has been
assigned by the said Hiram to Yair
Orotor and is herewith filed with us,
Yair Orotor alleges that he is now
the legal owner of said bond, and
that the said Jesse W Robinett has
not as yet paid the said sum of money
due on said bond, or any part thereof
either to the said Hiram Pridmore
or Yair Orotor and that the whole
amount with interest from the time the
same became payable is now due and
owing. Yair Orotor further alleges
that the said Jesse W Robinett is not
a resident of this State, and that
he owns a tract of land in said
County. The object of this bill therefore
is to obtain a decree against the said
Robinett for the amount of said bond
and to subject a sufficiency of his
estate within this Commonwealth to
pay and satisfy the same.

Your Obedt therefore prays that the said
Jesse W. Robnett be made a party defend-
ant to this bill and answer its
allegations and statements upon oath.
- That upon a hearing a decree be
rendered in favor of your Obedt
against the said defendant for the
amount of his said claim, and
that so much of the said tract of
land owned by defendant, ^{as is necessary} be decreed
to be sold to satisfy your Obedt's
claim with legal costs and charges.
And grant such further and further
relief as the nature of his case may
seem to require, may Summon
issue &c.

Hagan

Virginia Lee County to wit

Patrick Hagan personally appeared before Henry
Morgan Clerk of the County Court of Lee County and made
Oath that Jesse W. Robnett against whom Arthur L. Pro-
demore has instituted a chancery suit in the County Court
of said County is not a resident of this Commonwealth
and that he the said Patrick Hagan believes the said Jesse W.
Robnett is justly indebted to the said Prodemore in the
sum of \$100- and that said Prodemore is therefore justly
entitled to and ought to recover against the said Jesse W.
Robnett in said suit said sum of \$100- at the least,
with legal interest thereon from the 11th day of Nov. 1865.
that he believes the claim of said Prodemore to be just, that
he believes said Prodemore has a present cause of action
against said Robnett and that he the said Hagan
believes the said Robnett, his estate in the County of Lee
liable for the said claim.

Given under my hand this 22^d day of Sept. 1866.

Henry Morgan, Clk.

LA

L. L. Ridmore

W. { Bic. ch

J. W. Robinett

Exhibit file

1866 Nov. 15th Filed C. Publication

" Dec. 1st Filed for Publication

1867 Jan. 1st Filed Comp. & D. H.

Feb. Dec. 1st Filed

Feb. Term Dec. 1st Filed

1868 Nov. Dec. 1st Filed

Aug. Term Continued

Oct. Continued

Nov. Contd. (Dec. 1st) Contd.

1869 Jan. Contd. Feb. Dismissed

1868 25

1868 25

1868 25

1868 25

old 530

A. S. Pridemore plaintiff.

v.s.

In Chancery.

Jesse W. Robinett defendant

This cause came on this day to be heard on the papers formerly read in the case, and the report of J. W. Orr Sheriff of this County from which report it appears that a sale of the land in the bill mentioned cannot be effected in consideration whereof it is ordered that the clerk of this Court is to have an execution ^{in favor of the plaintiff} ~~in favor of the plaintiff~~ for the amount due on said decree to be made out of the goods and chattels of the defendant and the cause is continued.

N L Prudman

18 Decr

J. W. Robinson

Entered Order Book

Page 115

	510
	<u>118</u>
c	6.28
d	5.00
s-	60
Pr	<u>5.00</u>
	16.88

Seaburn L. Pridmore - plff }
against } In ch,
Jesse W. Robinson - Def

On motion of the plaintiff This cause was placed on the issue docket. And thereupon the cause came on this day to be heard on the bill of the plaintiff, the exhibit filed and was argued by counsel. And it appearing to the court that process has been duly executed on the defendant by being published and posted as prescribed by law and the defendant still failing to appear answer claim or plea, the bill is therefore taken for confessed as to him.

And it also appearing to the court that the defendant is indebted to the plaintiff in the sum of one hundred dollars with interest from the 11th November 1865. On consideration whereof it is adjudged ordered and decreed that the plaintiff recover against the defendant, one hundred dollars with interest from the 11th of November 1865 till paid. And to pay and satisfy the same it is further ordered that Henry J. Morgan be appointed a commiss James W. Orr Sheriff of this county sell so much of the land in the bill mentioned and levied on by virtue of an attachment issued out in this suit by Lewis Smith deputy sheriff of the said James W. Orr Sheriff as aforesaid as will be sufficient to pay and satisfy the plaintiffs debt with and the costs of this suit and expense of sale.

The said Sheriff is ^{sell by sub. bond of a credit of six months} directed to make the sale of said ^{land} at the front door of the court house of this county on some court day ^{after the first}

on a credit of Six months, taking bond with
Security for the purchase money, but the time place
place and terms of the Sale will

The Sale is directed to be made on a credit
of Six months taking bond with security for the
payment of the purchase money, and to be sold
at the front door of the Court house on some
Court ^{day} after the time place and terms being
first advertised thirty days before the day of sale.
And the Sheriff is directed to report his
action to this Court, and the Cause is
Continued

J. L. Pinkerton

vs }
decur }

Leon W. Robinson

Entered Order Book

Page 620

H. J. Morganist

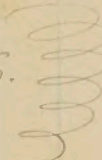
chd 530

* The plaintiff in this Cause has executed a bond
to the defendant in the penalty of \$250.00 conditioned
to perform any future order or decree on the
defendants appearing and making.

A. L. Pridemore Plaintiff
v. s.
J. W. Robinson Defendant } In Chancery

To the worshipful County Court, of Lee
County, in chancery now sitting.

The undersigned begs leave to state that by
a decree rendered in the above cause he was
directed to sell the land in the bill mentioned
and to execute the order of the court, he
advertised the land to be sold as in the
decree directed, and offered the same for sale
at the front door of the court house, and
was unable to effect a sale thereof, owing
to the fact as ^{the undersigned} ~~your commission~~ is informed
that ^{there} is an incumbrance on the land which has
priority of lien, over the decree of the plaintiff
and he is satisfied he cannot ~~make~~ effect
a sale on any reasonable terms. He further thinks
it proper to say that the defendant has personal
property in said County, out of which
plaintiff's claim could be made by virtue
of an execution issued out of said decree.
Respectfully submitted this 20th day of November 1867
James W. Orr. S. L. C.

C. L. Pridmore
V.S.  Report
J. W. Robinson

We A L Bridemore and Patrick Hagan are held
and firmly bound unto Jesse W Robinson in the
penal sum of Two hundred and fifty dollars
for the true payment whereof we bind ourselves
witness our hands and seals this 19th day of
February 1867

The condition of the above obligation
is such that whereas the above bound A.
L Bridemore has obtained a decree on a foreign
attachment in his favor against Jesse W Robinson
at this the February term 1867 of the County Court
of the County and also an order of sale to sell
so much of the land levied on by the attachment
in the cause belonging to the said Robinson as may
be sufficient to said decree so obtained costs &
expense of sale. Now Therefore if the said A L
Bridemore shall abide by and perform such future
order as the Court may make ^{against him} in said cause on
the defendants appearing and making defence, then
this obligation is to be void else to remain in full
force

A L Bridemore

P Hagan

Jesse W Robinson

Mr. Bidmore

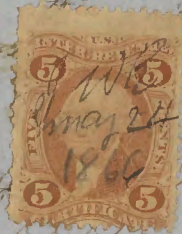
H } Bond

L W Robinson

\$100.00

Six months after date I bind myself heirs &c
to pay Hiram A. Dickinson one hundred dollars for
U. S. Currency for value received of him as witness
hand & seal. the 22th of May. 1865.

Witness.
G. Dickinson
H. Dickinson



For value received
I assign this note

to A. L. Pridmore
A. Pridmore,

Virginia

At Rules held in the clerk's office of the County Court of
See County on the first Monday in November 1866.

A. L. Pridemore

Plff

vs.

George W. Robnett

Def.

} Inshy. on a foreign attachment

The object of this suit, is to obtain a decree of the said court
against the defendant for the recovery of \$100.00 with legal interest
thereon, and to subject to the payment thereof certain lands
mentioned in the bill which has been levied on by virtue of
an order of attachment issued in this cause, And it appearing
from evidence filed, that the defendant is a non-resident of
this commonwealth, He is ordered to appear here within one
month after the publication of this order, and do what is necessary
to protect his interest in this suit.

Henry J. Morgan, Clk.

See County to wit

Henry J. Morgan clerk of the court of said county, made oath
before the subscriber a justice of the peace in and for said county, that
on the 19th of Nov. 1866, that being court day, he posted at the
door of the court House a copy of the above order.

Given under my hand this day of 1866.

J. P.

A. L. Pridemore

vs { Order Pub.

James W. Robinson

Nov 5th 1866

The Commonwealth of Virginia,

TO THE SHERIFF OF LEE COUNTY, GREETING :

WE COMMAND YOU TO SUMMON

Jesse H. Robnett



to appear before the Justices of our County Court for Lee county, at the Court House, in the Clerk's office, at Rules to be holden for the said Court, on the *first* Monday in *November* next, to answer a bill in Chancery exhibited in our said Court, against *him* by *Arbun L. Proctor*

And have then there this writ. Witness, HENRY J. MORGAN, Clerk of our said Court, at the Court House, this *27th* day of *September*, 1866, in the *91st* year of the Commonwealth.

Henry J. Morgan Clerk.

By virtue of the order of attachment endorsed hereon
I have levied the same on a part of a tract of
land owned by the defendant, lying in Lee County, adjoining
land & upon which one Jesse Ward now resides this
1st day of November 1866. Lewis Smith &

A. L. Pridemore
vs. J. Ward in Chy
Jesse W. Robnett
Nov. Rules 1866.
Nov the 1st 1866

chd 530

nothing paid

Prothonotary, having been made in due due, the
debt being due, so ordered to attach the debt
of Jesse W. Robnett for the debt in the Rice mentioned
and to hold the attached effects subject to the future order
of the court. Teste
Henry F. Morgan, clerk

The Commonwealth of Virginia,

TO THE SHERIFF OF LEE COUNTY, GREETING:

WE COMMAND YOU TO SUMMON

Jesse H. Roberson

to appear before the Justices of our County Court for Lee county, at the Court House, in the Clerk's office, at Rules to
be holden for the said Court, on the *first* Monday in *November* next, to answer a bill in Chancery
exhibited in our said Court, against *him* by *Arthur L. Bridmore*

And have then there this writ. Witness, HENRY J. MORGAN, Clerk of our said Court, at the Court House,
this *27th* day of *September*, 1866, in the *91st* year of the Commonwealth.

Henry J. Morgan Clerk.
A Copy Teste
Henry J. Morgan Clerk

Proper affidavit having been made in this suit - The Sheriff
Serving this process is ordered to attach the estate of Jesse
W. Robinett for the debt in the bill mentioned and to
hold the attached effects, subject to the future order of the
Court.

Teste Henry J. Morgan, C. C.

VIRGINIA:

WASHINGTON COUNTY, TO WIT:

I do hereby certify that the annexed Notice has been published
ending 14th December, 1866
four weeks successively in the "ABINGDON VIRGINIAN," a
newspaper published in the town of Abingdon, Va. Given
under my hand this *8th* day of *January* 1867.

VIRGINIA.—At Rules held in the Clerk's
Office of the County Court of Lee county,
on the first Monday in November, 1866,

A. L. Fridemore, Plaintiff,

AGAINST

Jessee W. Robinett. Defendant.

IN CHANCERY, ON A FOREIGN AT-
TACHMENT.

The object of this suit is to obtain a decree
of the said Court against the defendant for the
recovery of \$100.00, with legal interest there-
on, and to subject to the payment thereof cer-
tain lands mentioned in the bill, which have
been levied on by virtue of an order of attach-
ment issued in this cause, and it appearing
from evidence filed, that the defendant is a
non-resident of this Commonwealth, he is or-
dered to appear here within one month after
due publication of this order, and do what is
necessary to protect his interest in this suit.

HENRY J. MORGAN, c. c.

Nov. 23—4w.

Geo. W. Barr,
Jr. Ed. "Virginian"

"Virginian" Office.

Arlington, Va

Mr A. L. Pridemore, Lee co. Va

1866

To Coal & Bar on

Nov 28 To publishing balance, Cracy

vs Jesse W. Robinett

2 Squares 4 weeks

\$ 1.50

VIRGINIA.—At Rules held in the Clerk's
Office of the County Court of Lee county,
on the first Monday in November, 1866,
A. L. Pridemore, Plaintiff,

AGAINST

Jesse W. Robinett, Defendant.
IN CHANCERY, ON A FOREIGN AT-
TACHMENT.

The object of this suit is to obtain a decree of the said Court against the defendant for the recovery of \$100.00, with legal interest thereon, and to subject to the payment thereof certain lands mentioned in the bill, which have been levied on by virtue of an order of attachment issued in this cause, and it appearing from evidence filed, that the defendant is a non-resident of this Commonwealth, he is ordered to appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit.

HENRY J. MORGAN, c. c.

Nov. 23—4w.

Jonesville Va Feb 7th 1867

Received of A. L. Pridemore by
the hands of Dr Jas T. Loyd, \$6.50
in full of above account.

Coal & Bar.
Without Agent.

A L Pudemore
In acct with
Leah & Ban
\$11.50